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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/050,979	01/18/2002	Lou Chauvin	83304DF-P	9113
7590	12/19/2005		EXAMINER	
Milton S. Sales Patent Legal Staff Eastman Kodak Company 343 State Street Rochester, NY 14650-2201				ZHONG, CHAD
		ART UNIT	PAPER NUMBER	2152
DATE MAILED: 12/19/2005				

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	Application No.	Applicant(s)
	10/050,979	CHAUVIN ET AL.
	Examiner Chad Zhong	Art Unit 2152

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) Responsive to communication(s) filed on 28 March 2002.  
 2a) This action is FINAL.                    2b) This action is non-final.  
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) Claim(s) 1-21 is/are pending in the application.  
 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.  
 5) Claim(s) \_\_\_\_\_ is/are allowed.  
 6) Claim(s) 1-21 is/are rejected.  
 7) Claim(s) \_\_\_\_\_ is/are objected to.  
 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) The specification is objected to by the Examiner.  
 10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner.  
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  
 a) All    b) Some \* c) None of:  
 1. Certified copies of the priority documents have been received.  
 2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.  
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- |   |   |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)   | 4) <input type="checkbox"/> Interview Summary (PTO-413)                     |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                    | Paper No(s)/Mail Date. _____  |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____. | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
|   | 6) <input type="checkbox"/> Other: _____                                    |

**DETAILED ACTION**

1. Claims 1-21 are presented for examination.
2. It is noted that although the present application does contain line numbers in specification and claims, the line numbers in the claims do not correspond to the preferred format. The preferred format is to number each line of every claim, with each claim beginning with line 1. For ease of reference by both the Examiner and Applicant all future correspondence should include the recommended line numbering.
3. Applicant is required to update the status (pending, allowed, etc.) of all parent priority applications in the first line of the specification. The status of all citations of US filed applications in the specification should also be updated where appropriate.

***Double Patenting***

4. Claims 1-21 provisionally rejected under the judicially created doctrine of double patenting over claims 1-19 of copending Application No. 10/051,340. This is a provisional double patenting rejection since the conflicting claims have not yet been patented.

The subject matter claimed in the instant application is fully disclosed in the referenced copending application and would be covered by any patent granted on that copending application since the referenced copending application and the instant application are claiming common subject matter, as follows:

both applications discloses a remote photograph development network  
Furthermore, there is no apparent reason why applicant would be prevented from presenting claims corresponding to those of the instant application in the other copending application. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371 (c) of this title before the invention thereof by the applicant for patent.

6. Claims 1-7, 9-17, and 19-21 are rejected under 35 U.S.C. 102(e) as being anticipated by Smart et al. (hereinafter Smart), US 2003/0208691.

7. As per claim 1, Smart teaches a method for ordering of digital photo services over a communication network among a plurality of photo service providers from an order terminal using a digital image provided on a digital storage device, said digital storage device being associated with one of a plurality of business entities (Fig 2, wherein the photos from the client computer/camera is printed at a remote printer service), comprising:

maintaining information with respect to business relationships between said photo service providers and said plurality of business entities ([0116]; table 1, [0095-0101], criteria relating to speed/cost/quality of work is the basis for establishing proper business relationship between the client and a print shop service); and

providing an offering at said order terminal based on said business relationship associated with said digital storage device ([0053]; [0077-0078]; [0116]; table 1; [0095-0101], the database directory displays different offering or quality of photos able to replicate at a particular service site, the client is able to select from such offering database directory to perform a photograph printout).

8. As per claim 2, Smart teaches:

the offering provides a subset of photo service providers from said plurality of photo service providers (Fig 14, item 508; [0077-0078]; [0116]; table 1; [0053], database directory offers the user to

select from a plurality of photo printing services, examiner will interpret ‘subset’ as ‘one or more’ photo service providers).

9. As per claim 3, Smart teaches:

said digital storage device includes a code which identifies the associated business entity (pg 8, table 1, I/O matching wherein the device attributes or codes are compared to obtain the optimum printing service; [0095-0101], physical location of the service).

10. As per claim 4, Smart teaches:

said offering is displayed in a presentation format that is also based on said business relationship ([0081-0082]; [0088], offering for print services is displayed to the user, the printer service is identified as compatible or a ‘match’ to user’s desired quality of print out).

11. As per claim 5, Smart teaches:

said order terminal comprises one of the following:

an automated teller machine

a photo kiosk

a personal computer ([0042]; [0045-0047]; Fig 2, item 102, 148);

a wireless imaging device

12. As per claim 6, Smart teaches:

said digital storage device comprises one or more of the following:

optical disc;

magnetic floppy disc;

memory card;

Digital camera (Fig 2, item 102).

13. As per claim 7, Smart teaches:

said plurality of photo service providers provide one or more of the following services:  
printing of digital images (Fig 2, where the digital images are printed out at remote printing services);  
on-line storage of digital images;  
providing digital storage media containing digital images (Fig 2, item 102, camera inherently has memory to store digital images, further, user need to select camera images from camera's memory to perform print services);  
providing associated goods and/or services with respect to hard copy prints (Fig 2, wherein the hard copy prints are supplied at remote printers, item 104 and 106).

14. As per claim 9, Smart teaches:

said business relationships are maintained in a services directory by a service manager (pg 3, [0053], service relationships or service descriptions/information necessary for establishment of such relationship is maintained within service directory; pg 10, [0127], wherein additional services is requested on behalf of the client by consulting its own record of available services, thus the business relationship between the services is maintained in a services directory on the network; [0078-0079], where relationships between different services are maintained in a directory listing in Fig. 3).

15. As per claim 10, Smart teaches a system for facilitating ordering of digital photo services over a communication network by a user among a plurality of photo service providers from an order terminal using a digital image provided on a digital storage device, said digital storage device being associated with one of a plurality of business entities, comprising:

a control system for maintaining information with respect to business relationships between said photo service providers and said plurality of business entities ([0116]; table 1, [0095-0101], criteria

relating to speed/cost/quality of work is the basis for establishing proper business relationship between the client and a print shop service);

    said control system having a communication device for communicating with said order terminal over said communication network ([0044], network interface device inherently available on each of the network nodes);

    said order terminal being used by said user displaying an offering based on said business relationships associated with said digital storage device ([0081-0082]; [0088], offering for print services is displayed to the user, the printer service is identified as compatible or a ‘match’ to user’s desired quality of print out; [0042]; [0045-0047] users use the computer terminals to order printouts at a remote print shop service).

16. As per claim 11, the claim is rejected for the same reasons as rejection to claim 2 above.

17. As per claim 12, Smart teaches:

    said subset comprises two or more photo service providers (Fig 2, wherein the system comprises at least two printer vendors; Fig 14 and 15, item 508, the print shop service is an exemplary service, there are plurality of print shop services available over the network offering different quality of prints).

18. As per claims 13-17, and 19, the claims are rejected for the same reasons as rejection to claims 4-7, 3, and 9 above respectively.

19. As per claim 20, Smart teaches the system according to claim 17 wherein said digital storage device further includes application software for controlling said order terminal (pg 4, [0072-0075], wherein the software comprises of XML codes; [0042], where software is loaded into the computer from the computer readable medium, and then executed by the computer).

20. As per claim 21, claim 21 is rejected for the same reasons as rejection to claims 1 and 10 above.

***Claim Rejections - 35 USC § 103***

21. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

22. Claims 8 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Smart et al. (hereinafter Smart), US 2003/0208691, in view of what was well known in the art.

23. As per claim 8, Smart teaches said business relationships include friendly, neutral, relationships ([0170-0171]; [0175], an example as shown in Smart teaches user sending request to a remote print shop service to print out high photographs. Since Applicant does not explicitly define business relationship in the specification, Examiner will interpret business relationship as relationship between two parties, i.e. requestor and service provider. Additionally, ‘shop’ has the meaning of “a mercantile establishment for the retail sale of goods or services”, thus, the print shop service of Smart offers a business relationship between the requestor and the print shop service. The relationship is friendly because the print shop is providing a desired service to the user; the relationship is neutral because the relationship is based upon a service agreement between user and the service provider, i.e. the provider can offer print outs at a certain range of resolution).

However, Smart does not explicitly teach hostile relationships. Official Notice is taken (see MPEP 2144.03) hostile / competitive relationship was well known and routinely used for maintaining competition between businesses practicing in the similar area of practice at the time of the invention was made. It would have been obvious to one of ordinary skill in the art to include hostile relationships with Smart because it would provide for fair business practices, enabling fair competition between plurality of

businesses and ensure reasonable pricing for the end customers.

24. As per claim 18, claim 18 is rejected for the same reasons as rejection to claim 8 above.

***Conclusion***

25. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following patents and publications are cited to further show the state of the art with respect to  
**"SYSTEM, METHOD AND SOFTWARE PRODUCT FOR ORDERING IMAGE PRODUCTS OVER  
A COMMUNICATION NETWORK FROM A PLURALITY OF DIFFERENT PROVIDERS HAVING  
VARIOUS BUSINESS RELATIONSHIPS, USING IMAGES STORED ON A DIGITAL STORAGE  
DEVICE".**

- i. US 2003/0011801 Simpson et al.
- ii. US 6195667 Duga et al.
- iii. US 5764866 Maniwa, Yoshio

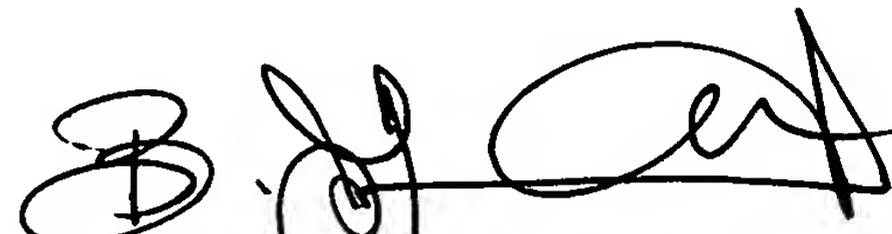
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chad Zhong whose telephone number is (571)272-3946. The examiner can normally be reached on M-F 7:15 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, JAROENCHONWANIT, BUNJOB can be reached on (571)272-3913. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CZ

December 06, 2005



BUNJOL JAROENCHONWANIT  
PRIMARY EXAMINER